1 SCOTT N. SCHOOLS, SC SBN 9990 United States Attorney JOANN M. SWANSON, CSBN 88143 2 Assistant United States Attorney Chief, Civil Division EDWARD OLSEN, CSBN 214150 **Assistant United States Attorney** 51 450 Golden Gate Avenue, Box 36055 San Francisco, California 94102 6 Telephone: (415) 436-6915 FAX: (415) 436-6927 7 Attorneys for Defendants 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 SAN FRANCISCO DIVISION 11 HUSEIN HELAIQA, 12 No. C 07-1253 MHP Plaintiff, 13 v. 14 PARTIES' JOINT REQUEST TO BE Department of Homeland Security, MICHAEL **EXEMPT FROM FORMAL ADR** CHERTOFF, Secretary; U.S. Attorney General, 15 **PROCESS** ALBERTO R. GONZALES; United States 16 Citizenship and Immigration Services, EMILIO T. GONZALEZ, Director; United States 17 Citizenship and Immigration Services, ALFONSO AGUILAR, Chief; United States Citizenship and Immigration Services, DAVID 18 STILL, District Director and ROBERT 19 MUELLER, III, Director of Federal Bureau of Investigation, 20 Defendants. 21 Each of the undersigned certifies that he or she has read either the handbook entitled "Dispute 22 23 Resolution Procedures in the Northern District of California," or the specified portions of the ADR 24 Unit's Internet site < www.adr.cand.uscourts.gov>, discussed the available dispute resolution 25 options provided by the court and private entities, and considered whether this case might benefit from any of them. Here, the parties agree that referral to a formal ADR process will not be 26 27 beneficial because this action is limited to plaintiff's request that this Court compel defendants to

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adjudicate the application for naturalization. Defendants have already requested the FBI expedite

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of the action and the lack of any potential middle ground, ADR will only serve to multiply the proceedings and unnecessarily tax court resources. Accordingly, pursuant to ADR L.R. 3-3(c), the parties request the case be removed from the ADR Multi-Option Program and that they be excused from participating in the ADR phone conference and any further formal ADR process.

Dated: May 2, 2007

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Respectfully submitted,

SCOTT N. SCHOOLS United States Attorney

EDWARD A. OLSEN
Assistant United States Attorney
Attorneys for Defendants

Dated: May 21, 2007

GERI N. KAHN Attorneys for Plaintiff

ORDER

Pursuant to stipulation and to ADR L. R. 3-3(c), the parties are hereby removed from the ADR Multi-Option Program and are excused from participating in the ADR phone conference and any further formal ADR process.

SO ORDERED.

Dated: May 23, 2007

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MARILYN HALL PATHLUNITED SO ORDERED

Judge Marilyn H. Patel

Judge Marilyn H. Patel

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